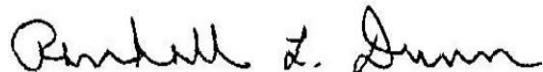


March 11, 2016

Clerk, U.S. Bankruptcy Court

Below is an Order of the Court.



RANDALL L. DUNN
U.S. Bankruptcy Judge

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF OREGON

In re) Case No. 16-30406-rlld11
)
SeaPort Airlines, Inc.,) FINAL ORDER RE MOTION FOR AN ORDER
) AUTHORIZING PAYMENT OR HONORING OF
) PREPETITION OBLIGATIONS TO TICKET
) HOLDERS, TRAVEL AGENTS AND INTERLINE
) SALES PARTNERS AND OBLIGATIONS FOR
Debtor-in-Possession.) BANK CHARGES

This matter came for final hearing before this Court on March 9, 2016 upon the motion (the "Motion") of SeaPort Airlines, Inc. (the "Debtor"), debtor and debtor-in-possession in the above-captioned bankruptcy case (the "Case") for an order (i) authorizing Debtor to pay and honor, in its discretion, in the ordinary course of its business, (a) the Ticketholder Claims, (b) the Travel Agent Claims, (c) the Interline Sales Claims, and (d) the Bank Claims; (ii) authorizing ARC and SIS to continue to process Ticketholder Claims, Travel Agent Claims and Interline Sales Claims in the normal course and in accordance with its normal procedures; and the Court having approved interim relief under the Interim Order Re Motion Authorizing Payment or

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Honoring of Prepetition Obligations to Ticket Holders, Travel Agents and Interline Sales Partners and Obligations for Bank Charges (Doc No 25) (the “Interim Order”) and the Supplemental Interim Order *Nunc Pro Tunc* to Interim Order Re Motion Authorizing Payment or Honoring of Prepetition Obligations to Ticket Holders, Travel Agents and Interline Sales Partners and Obligations for Bank Charges (Doc No 76) (the “Supplemental Order”); and in light of the circumstances and the nature of the relief requested and it appearing that sufficient notice has been given; and appearances having been noted as on the record; and after due deliberation and sufficient cause appearing,

NOW, THEREFORE, it is ORDERED as follows:

1. The Motion is GRANTED;
2. As no objections to final authority under the Motion were made, final authority for the relief provided under the Interim Order and the Supplemental Order is allowed to the Debtor and all other interested parties to the Motion;
3. The terms of the Interim Order and the Supplemental Order are hereby incorporated into this Order as if fully set out herein; and
4. This Court shall retain jurisdiction to hear and determine all matters arising from the implementation of this Order.

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I certify that I have complied with the requirements of LBR 9021-1(a)(2)(A).

PRESENTED BY:

/s/Robert J Vanden Bos

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Of Attorneys for Debtor-in-Possession

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See Attached List

Electronic Mail:

The foregoing was served on all CM/ECF participants through the Court's Case Management/Electronic Case File system.

In re SeaPort Airlines, Inc.;
Chapter 11 Bankruptcy Case No. 16-30406-rld11
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